

Canals Protection (London) Act 1898

1898 CHAPTER 16

2 Appeal from requisition to court of summary jurisdiction

If the canal company refuse to comply with any notice under this Act, or fail for one month from receipt of any such notice to comply therewith, it shall be lawful for a court of summary jurisdiction by order on complaint by the local authority to determine, after due inquiry, whether any such danger exists, and whether the works required by any such notice are necessary and such as the canal company may be reasonably required to carry out, and whether the whole or any of such works shall be carried out, and to limit a time within which any works shall be executed, and to determine whether the costs of any such works and the future maintenance thereof shall be borne by the local authority or the canal company, or in what proportions between them.